# CORPORATE GOVERNANCE REPORT

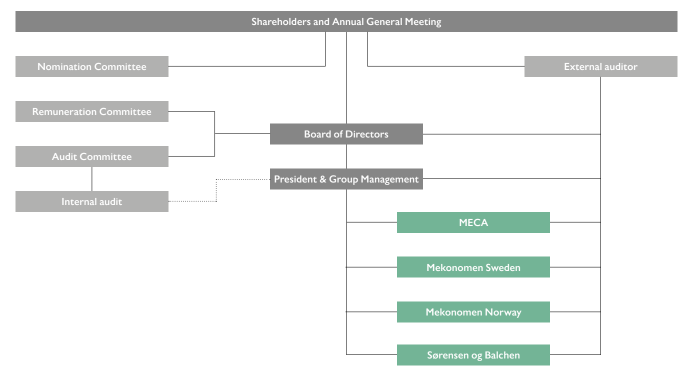
Mekonomen Group comprises approximately 160 companies that conduct business operations primarily in Sweden, Norway and Finland. The Parent Company of the Group is the Swedish public limited liability company Mekonomen AB, whose shares are listed on the Nasdaq Stockholm.

#### Principles for corporate governance

Mekonomen Group's corporate governance concerns how the operations are governed, managed and controlled in order to create value for the company's shareholders and other stakeholders. The aim of corporate governance is to create the conditions for active and responsible company bodies, to clarify roles and segregation of responsibilities and to ensure true and fair reporting and information.

#### Both internal and external regulations are used as a foundation for the governance of Mekonomen Group.

External regulations	Internal regulations
Swedish Companies Act	Articles of Association
Annual Accounts Act	Board's rules of procedure
Other relevant laws	Board's instruction for the President
Nasdaq Stockholm AB's Rule book for issuers	Policies, guidelines and instructions
Swedish Corporate Governance Code (the Code)	Code of Conduct and Core Values



### **Overall Corporate Governance Model**

#### Application of the Swedish Corporate Governance Code

Mekonomen Group applied the Swedish Corporate Governance Code ("the Code") with the following deviation in 2016:

#### Deviation from the Code (rule 2:4):

According to the Code, a Board member shall not be the Nomination Committee's chairman.

#### Explanation:

The Board member Caroline Berg was also the Chairman of the Nominating Committee until 16 December 2016, which deviates from the Code provision that a Board member shall not be the Chairman of the Nomination Committee. The Nomination Committee appointed Caroline Berg as the Nomination Committee Chairman as it was a natural choice considering the ownership structure of Mekonomen at the time.

On December 16, 2016 John S. Quinn was appointed to the Chairman of the Nomination Committee. On January 10, 2017 John S. Quinn was also elected as a Board member of Mekonomen. However, John S. Quinn remain as Chairman of the Nomination Committee when it is a natural choice considering the ownership structure of Mekonomen.

#### Sustainability governance in Mekonomen Group

Mekonomen Group's sustainability work is an integrated part of the company's business model and governance. The basis of the work is comprised of the company's core values and code of conduct together with a running stakeholder dialogue and materiality analysis. Reporting takes place according to the guidelines for the Global Reporting Initiative (GRI), G4 core.

Mekonomen Group is a participant to the UN Global Compact and the Sustainability Report 2016 also constitutes Mekonomen Group's Communication of Progress report to the UN Global Compact.

The sustainability work within Mekonomen Group is an integrated part of the operations as a part of the business benefit. The responsibility for the strategic sustainability work, as well as targets and follow-up rests with Group Management. The Board of Directors follows up the work in the Group Management's reporting. The operational work is driven by the head of the respective business areas in collaboration with the managers for the environment and quality in the respective Group companies. The Sustainability Report comprises all of Mekonomen Group's self-owned operations in the Nordic region and pertains to the 2016 financial year.

Read more about Mekonomen Group's sustainability work and the Sustainability Report 2016 in the annual report or at mekonomen.com.

#### Shareholders

The Mekonomen share has been listed on the Nasdaq Stockholm, Mid Cap segment since 29 May 2000. Share capital amounted to SEK 89,753,718 on 31 December 2016, represented by 35,901,487 shares. The total market value for the company on 31 December 2016 amounted to SEK 6.2 billion, based on the closing price of SEK 171.50. All shares provide the same voting rights and equal rights to the company's profit and capital. The company's Articles of Association do not include any restrictions on how many votes each shareholder can cast at a General Meeting.

The number of shareholders on 31 December 2016 was 9,484 (9,373). On the same date, the ten largest shareholders controlled 63.9 per cent (65.7) of the capital and voting rights and the participation of foreign owners accounted for 43.1 (19.7) per cent of the capital and voting rights.

Shareholders which directly or indirectly represent at least onetenth of the voting rights for all shares in Mekonomen are LKQ Corporation and subsidiaries, whose shareholding on 31 December 2016 amounted to 26.5 per cent (0). For further information on Mekonomen's shares and shareholders, see pages 30–31.

#### General Meeting

The General Meeting is Mekonomen Group's highest governing body, at which every shareholder is entitled to participate. The Annual General Meeting is to be held within six months of the close of the financial year. The Annual General Meeting approves the income statement and balance sheet, the appropriation of the company's profit, decides on discharge from liability, elects the Board of Directors and auditors, and approves fees, addresses other statutory matters as well as making decisions pertaining to proposals from the Board and shareholders. The company announces the date and location of the Annual General Meeting as soon as the Board has made its decision, but not later than in connection with the third-quarter report. Information pertaining to the location and time is available on the company's website. Shareholders that are registered in Euroclear's shareholders register on the record date and have registered participation in adequate time are entitled to participate in the Annual General Meeting and vote according to their shareholdings. All information concerning the company's meetings, such as registration, entitlement for items to be entered in the agenda in the notification, minutes, etc., is available on the company's website. With regard to participation in the Annual General Meeting, the Board has deemed it is currently not financially justifiable to allow shareholders to participate in the Annual General Meeting through any means other than physical presence. It is the company's aim that the General Meeting be a consummate body for shareholders, in accordance with the intentions of the Swedish Companies Act, which is why the objective is that the Board in its entirety, the representative of the Nomination Committee, the President, auditors and other members of Group Management must always be present at the Meeting.

#### Annual General Meeting 2016

The Annual General Meeting was held in Stockholm on 12 April 2016. The complete minutes of the Annual General Meeting are available on the Mekonomen website at mekonomen.com. In brief, the Annual General Meeting resolved:

- to adopt the income statement and balance sheet, the consolidated income statement and the consolidated balance sheet
- to pay a dividend of SEK 7.0 per share to shareholders
- to discharge the members of the Board and the President from liability
- that the number of members of the Board elected by the Annual General Meeting be seven with no deputy members
- to pay total Board fees of SEK 2,210,000, of which SEK 550,000 relates to fees to the Chairman of the Board and SEK 310,000 relates to the Executive Vice Chairman, and also SEK 270,000 relates to fees to each of the other Board members elected by the Annual General Meeting who are not employed by the Group. Furthermore, fees for Committee work are to be paid as follows: SEK 60,000 to the Chairman of the Audit Committee, SEK 35,000 to each of the other members of the Audit Committee and SEK 25,000 to each of the other members of the Remuneration Committee
- to re-elect Kenneth Bengtsson as Chairman of the Board
- to re-elect Board members Kenneth Bengtsson, Caroline Berg, Kenny Bräck, Malin Persson, Helena Skåntorp and Christer Åberg and to elect Mia Brunell Livfors as a new Board member
- to re-elect the auditing firm of Pricewaterhouse-Coopers AB as the company's auditor for the period until the close of the 2017 Annual General Meeting

• to adopt proposals for guidelines regarding the composition of the Nomination Committee

- to adopt the Board's proposals for guidelines regarding remuneration of senior executives
- to adopt the Board's proposals concerning employees' acquisition of shares in subsidiaries
- to adopt authorisation for the Board, for the period until the next Annual General Meeting, on one or more occasions, with or without preferential rights for shareholders, to make decisions on new share issues of not more than 3,590,149 shares

## Information from the Extraordinary General Meeting on 10 January 2017

On 27 November 2016, Axel Johnson Aktiebolag sold all of its shares in Mekonomen, corresponding to approximately 26.5 per cent of the total number of shares and votes in Mekonomen, to LKQ Corporation. Caroline Berg and Mia Brunell Livfors (Axel Johnson) thereby made their Board seats in Mekonomen available. LKQ Corporation requested at the same time that the Board of Mekonomen convene an Extraordinary General Meeting to appoint new Board members. The Extraordinary General Meeting was held on 10 January 2017 and the Meeting resolved in brief:

- In accordance with a proposal by LKQ, the General Meeting elected Joseph M. Holsten and John S. Quinn as Board members for the period until the next Annual General Meeting.
- The Board fees approved by the 2016 Annual General Meeting shall be distributed between the withdrawing Board members and the new Board members pro rata for their respective periods of service for the time from the 2016 Annual General Meeting until the end of the 2017 Annual General Meeting.

#### Nomination Committee

In accordance with the guidelines established at the Annual General Meeting on 12 April 2016, Mekonomen Group has established a Nomination Committee. The company is to have a Nomination Committee comprising four members. The four largest shareholders of the company were contacted by the company's Board based on the list of registered shareholders on 31 August 2016 as provided by Euroclear Sweden AB.

On 27 November 2016, LKQ Corporation acquired 26.5 per cent of the total number of shares and votes in Mekonomen from Axel Johnson Aktiebolag. LKQ Corporation is thereafter the largest shareholder in Mekonomen and as a result of this, John S. Quinn, LKQ Corporation, was appointed a member of the Nomination Committee on 16 December 2016.

In connection with this, Caroline Berg, Axel Johnson AB Group, left her post in the Nomination Committee where she had also been the Chairman. Otherwise, the change in ownership gave rise to no changes in the composition of the Nomination Committee.

The Nomination Committee for the 2017 Annual General Meeting is thereby comprised of John S. Quinn, LKQ Corporation, Jonathan Schönbäck, Handelsbanken Fonder, Mats Gustafsson, Lannebo Fonder and Arne Lööw, Fourth Swedish National Pension Fund. In accordance with the guidelines, John S. Quinn has been appointed the Chairman of the Nomination Committee. Mekonomen's Chairman, Kenneth Bengtsson, was co-opted to the Nomination Committee. Fees are not paid to members of the Nomination Committee.

In accordance with the Swedish Corporate Governance Code, the Nomination Committee is to have at least three members, one of whom is to be appointed Chairman. The majority of these members are to be independent in relation to the company and company management and at least one of the Nomination Committee members is to be independent in relation to the company's The Nomination Committee's task is to present proposes to the Annual General Meeting concerning:

- election of Chairman of the Annual General Meeting
- number of Board members and deputy Board members,
- the election of the Chairman of the Board and other members of the company's Board of Directors,
- Board fees and any remuneration for committee work,
- the election and remuneration of auditors, and
- guidelines on the composition of the Nomination Committee, etc.

In conjunction with its task, the Nominating Committee is to perform the duties incumbent on nomination committees in accordance with the Swedish Corporate Governance Code, and at the request of the Nomination Committee, the company is to provide human resources, such as a secretary function for the Committee, to facilitate its work. If necessary, the company is also to pay reasonable costs for external consultants deemed necessary by the Nomination Committee for it to perform its duties.

Mekonomen Group has not established any specific age limit for Board members or time limits pertaining to the length of time Board members may sit on the Board. Auditors are elected annually when the matter is submitted to the Annual General Meeting.

#### 2017 Annual General Meeting

The Annual General Meeting will be held on 25 April 2017 at 3:00 p.m. at SF Skandia, Drottninggatan 82, Stockholm, Sweden.

## Specific information about the Board's work Size and composition

According to the Articles of Association, the Board of Directors is to comprise three to seven members and not more than three deputy members. The company's Articles of Association have no specific provisions relating to the appointment and discharge of Board members or amendments to the Articles of Association. The Board of Directors is to be elected annually at the Annual General Meeting.

The Board of Directors shall consist of a well overall mix of the competencies that are important to govern Mekonomen's strategic work in a responsible and successful manner. Examples of such competencies include knowledge of retailing, the automotive industry, corporate governance, compliance to rules and regulations, financing and financial analysis as well as remuneration issues. Earlier Board experience is another important competency.

The Annual General Meeting on 12 April 2016 resolved that the Board was to comprise seven ordinary members with no deputy members. In accordance with the Nomination Committee's suggestion, the Annual General Meeting resolved to re-elect Kenneth Bengtsson (Chairman), Caroline Berg, Kenny Bräck, Malin Persson, Helena Skåntorp and Christer Åberg and to elect Mia Brunell Livfors as a new Board member (Executive Vice Chairman).

All ordinary members are independent in relation to the company and its management in accordance with the definition in the Swedish Corporate Governance Code. Five of the Board members are independent also in relation to major shareholders. The President is not a member of the Board and neither is any other member of Group Management. A more detailed presentation of the Board members is provided on page 46.

#### Board members

In the opinion of the Nomination Committee, the Board has a suitable composition considering the company's operations, financial position, stage of development and circumstances otherwise. An important starting point for the proposal of Board members was that the Board's composition should reflect and provide space for the different knowledge and experience that the company's strategic development and governance may demand. The Nomination Committee has particularly observed the requirement of diversity and breadth in the Board and the requirement of striving for an even gender distribution. According to the Nomination Committee, the composition is suitable to be able to meet such needs in the company's operations.

#### Chairman

The Chairman of the Board, Kenneth Bengtsson, is not employed by the company and does not have any assignments with the company beyond his chairmanship. It is the opinion of the Board that Kenneth Bengtsson ensures that the Board conducts its assignments efficiently and also fulfils its duties in accordance with applicable laws and regulations.

#### The Board's working procedures

The Board is responsible for the company's organisation and management and is to also make decisions pertaining to strategic issues. The Board held 15 meetings in 2016, of which one was a statutory meeting. The minutes of the meetings were recorded by the Board's secretary, who is the Group's CFO.

Relevant meeting documentation was sent to all members prior to each meeting, which were then held in accordance with the approved agenda. On occasions, other senior executives participated in Board Meetings in a reporting capacity, as necessary. No dissenting opinions to be recorded in the minutes were expressed at any of the meetings during the year. The Board meetings during the year addressed the fixed items of each meeting agenda, such as business situation, financial reporting and investments. Other issues discussed in the Board during the year were strategies, market development, Mekonomen's Swedish operations, the Danish operations and recruitment of a new President. In addition, selected Board meetings discussed issues relating to annual accounts, interim reports and budget.

#### Assignments

In accordance with the requirements of the Code, the Board's aim was to devote particular attention to establishing overall goals for

the operations and decide on strategies by which to achieve these goals and to continuously evaluate the operating management, with the aim of ensuring the company's governance, management and control. The Board is responsible for ensuring that suitable systems are in place for the monitoring and control of the company's operations and the risks to the company associated with its operations, that control is implemented of compliance with laws, internal guidelines and other regulations and that the provision of external information is open, objective and relevant. The tasks of the Board also include establishing necessary guidelines for the company's conduct in society with the aim of securing its long-term value-creating ability.

There are written instructions that regulate the internal rules of procedure in the Board and the distribution of assignments between the Board and the President, and for the reporting process. The instructions are reviewed annually and are primarily: the rules of procedure for the Board's work, instructions for the President and authorisation regulations.

The Board evaluates its work every year and it is the duty of the Chairman of the Board to ensure that evaluation is performed. In 2016, the Chairman organised a written questionnaire for all Board members. The collective opinion based on the 2016 evaluation is that the Board's work functioned well and that the Board fulfilled the Code's requirements regarding assignment of the Board.

The Annual General Meeting resolved, in accordance with the proposal from the Nomination Committee, to allocate Board fees amounting to SEK 2,210,000, of which SEK 550,000 to the Chairman of the Board and SEK 310,000 to the Executive Vice Chairman, and SEK 270,000 to each of the other Board members. Furthermore, fees for Committee work are to be paid as follows: SEK 60,000 to the Chairman of the Audit Committee, SEK 35,000 to each of the other members of the Audit Committee, SEK 35,000 to the Chairman of the Remuneration Committee and SEK 25,000 to each of the other members of the Remuneration Committee.

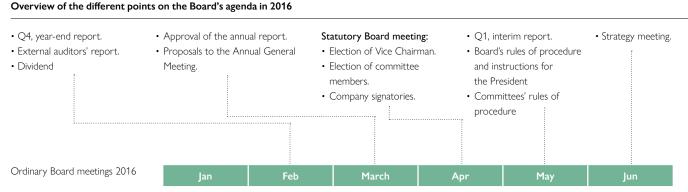
#### **Board Committees**

The Board has established a Remuneration Committee and an Audit Committee. The Committees' work mainly comprises preparing issues and providing consultation, although the Board can delegate authority to make decisions in specific cases. The members and Chairmen of the Committees are appointed at the statutory Board meeting held directly after the election of Board members.

#### Audit Committee

The Audit Committee's duties comprise:

 monitoring the company's financial statements and making recommendations and proposals to ensure reporting reliability and to be responsible for the preparation of the Board's work on quality



At each ordinary Board meeting, the Group's position and performance and the outlook for the upcoming quarter were discussed.

assuring the company's financial statements, including making proposal on the "Board's report on internal control" regarding the financial reporting for the respective financial year

- with regard to the financial reporting, monitoring the efficiency of the company's internal control, internal audit and risk management
- staying informed of the audit of the annual accounts and the consolidated accounts and the result of the Supervisory Board of Public Accountant's quality control
- informing the Board of the results of the audit and the manner in which the audit contributed to the reliability of the financial reporting and what role the Audit Committee had in the process
- performing annual risk analyses together with the President and Group CFO to govern the resources of the internal audit towards key risk areas
- establishing an audit plan for internal audits and preparing an audit plan for the Board for external audits and ensuring coordination between them
- meeting the auditors on a running basis to keep informed about the audit's emphasis and scope as well as discussing the coordination between the external and internal audits and the view of the Company's risks
- inspecting and monitoring the auditor's impartiality and independence and preparing guidelines for the other non-audit services that the company may procure from the company's auditors and, where necessary, grant pre-approval when the company's auditors are engaged for assignments other than audit assignments
- annually following up audit costs against budget and the share of costs that pertain to the audit and assignments other than auditing services
- evaluating the audit effort and informing the company's Nomination Committee of the results of the evaluation
- studying the audit report to the Audit Committee as per Article 11 of the Audit Regulation and taking any requisite action due to it
- assisting the company's Nomination Committee in the preparation of proposals on auditors and remuneration of the audit effort, whereby the Audit Committee shall ensure that the auditor's mandate period does not exceed applicable rules, procuring the audit and providing a recommended motivation in accordance with what is stated in Article 16 of the Audit Regulation
- annually evaluating the Audit Committee's formal work plan
- preparing other matters the Board assigns the Audit Committee to handle

The Audit Committee comprises three Board members: Helena Skåntorp (Chairman), Kenneth Bengtsson and Christer Åberg. In 2016, the Audit Committee held four meetings. The respective member's participation is presented in the table on page 47. The Group's external auditors, the Group's CFO and Head of Accounting also participated at the meetings. Since 10 January 2017, John S. Quinn is also a member of the Audit Committee.

#### Remuneration Committee

The task of the Remuneration Committee is to discuss, decide on and present recommendations on the salaries, other employment terms and incentive programmes for company management. However, the Board in its entirety determines the remuneration and other employment terms for the President. The work of the Remuneration Committee is based on resolutions by the Annual General Meeting pertaining to guidelines for remuneration of senior executives.

Until 12 April 2016, the Remuneration Committee comprised Kenneth Bengtsson, Chairman, Caroline Berg and Malin Persson. From 12 April 2016, the Remuneration Committee comprised Kenneth Bengtsson (Chairman), Malin Persson and Mia Brunell Livfors. The Remuneration Committee held four meetings in 2016, of which two were before 12 April and two after 12 April. The respective member's participation is presented in the table on page 47. The company's president at the time, Magnus Johansson, was also present at two of these meetings. The Group's CFO was the Committee's secretary. Since 10 January 2017, Joseph M. Holsten is a member of the Remuneration Committee. Mia Brunell Livfors withdrew as a member of the Remuneration Committee on 10 January 2017.

#### Group Management President

#### The President is appointed and may be discharged by the Board and his work is continuously evaluated by the Board, which occurs without the presence of Group Management.

Magnus Johansson resigned as the President and CEO of Mekonomen Group on 6 October 2016.

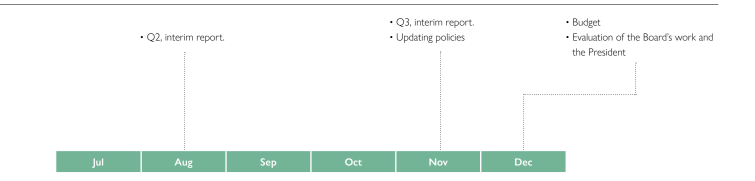
Pehr Oscarson is President and CEO of Mekonomen Group since 1 March 2017. Previously, acting President and CEO of Mekonomen Group from 6 October 2016. In addition to his assignment for Mekonomen Group, Pehr is the Vice Chairman of SBF (Sveriges Bilgrossisters Förening - Swedish Automotive Wholesalers' Association), and a Board member of Fresks Holding AB and Oscarson Invest Aktiebolag. Pehr Oscarson has no shareholdings or partial ownership in companies that the Mekonomen Group has significant business ties with.

### Group Management

At 31 December 2016, Group Management consisted of the President and CEO, the Executive Vice President, the CFO, the President of Sørensen og Balchen, the Corporate Supply Chain Director and the Corporate HR Director. A more detailed presentation of Group Management is found on page 47.

#### Remuneration of senior executives

It is considered very important to ensure that there is a clear link between remuneration and the Group's values and financial goals in both the short and the long term. The guidelines for remuneration of senior



executives approved by the 2016 Annual General Meeting entail that the company is to offer market-based remuneration that allows the Group to recruit and retain the right executives, and entail that the criteria for determining remuneration is to be based on the significance of work duties and employees' competencies, experience and performance.

Remuneration is to comprise:

- fixed basic salary
- variable remuneration
- pension benefits
- other benefits and severance pay

The guidelines encompass Group Management, including the President. Remuneration is determined by the Board's Remuneration Committee. However, remuneration of the President is determined by the Board in its entirety.

The President Pehr Oscarson has a fixed cash basic salary per month and a short-term cash variable salary portion, which is based on the company's earnings and individual qualitative parameters and that can amount to a maximum of 33 per cent of the basic annual salary. Pension premiums are payable in an amount that is based on the ITP plan. Other benefits consist of a company car. The period of notice for the President is 12 months if employment is terminated by the company, and six months if terminated by the President. For information on remuneration of the former President Magnus Johansson, see Note 5 on page 65.

The distribution between basic salary and variable remuneration is to be proportionate to the senior executive's responsibilities and authorities. The short-term variable remuneration for other senior executives is based on the Group's earnings and on individual qualitative parameters and can amount to a maximum of a certain percentage of the fixed annual salary. The percentage is linked to the position of each individual and varies between 33 and 60 percentage points for members of Group Management. Other benefits refer primarily to company cars. Pension premiums are paid in an amount that is based on the ITP plan or a corresponding system for employees outside Sweden. Pensionable salary comprises basic salary. The period of notice is 12 months if employment is terminated by the company, and six months if terminated by the employee. Severance pay for termination on the part of the company may amount to a maximum of one annual salary.

At the 2016 Annual General Meeting, it was also resolved that Group Management and a number of selected, business-critical senior executives may receive long-term variable remuneration from the company.

The criteria for determining the variable remuneration portion for each individual is decided by the Board's Remuneration Committee, and for the President by the Board in its entirety. The long-term variable remuneration is to be profit-based and calculated on the Group's earnings for the 2016-2018 financial years. The entire bonus programme, as an expense for the company, is to amount to a maximum of SEK 32 M for the period. Furthermore, an additional requirement to the above is that the average price paid for the Mekonomen share on Nasdaq Stockholm on the last trading day in December 2018 is to exceed the Nasdaq Stockholm Pl index for the programme period. The bonus may be realised in whole, in part or not at all depending on the consolidated profit during the duration of the long-term remuneration programme. The right to variable remuneration presupposes that the executive is still employed at the 2019 Annual General Meeting. No bonus was reserved as per 31 December 2016 pertaining to this bonus programme.

In connection with the approval of the remuneration programme by the Annual General Meeting, the earlier programme that ran during the financial years 2014–2016 ceased to apply. No

#### Fees to auditors, SEK M

	2016	2015
PwC		
Fees for audit assignments	7	7
Audit-related services other than the audit assignment	0	1
Tax consultancy	0	0
Other services	0	0
Total fees to PwC <sup>1)</sup>	7	8

<sup>1)</sup> Including discontinued operations SEK 0 M (1).

payments regarding this programme have been made.

Other than the above, the Board has not decided on any other share or share-price based incentive programs for Group Management.

#### Auditors

The auditors are appointed at the Annual General Meeting and are charged with reviewing the company's financial reporting and the Board's and President's management of the company. At the 2016 Annual General Meeting, PricewaterhouseCoopers AB (PwC), with Authorised Public Accountant Lennart Danielsson as Auditor in Charge, was appointed as the auditing firm until the 2017 Annual General Meeting. PwC has an organisation comprising broad and specialised competency that is well-suited to Mekonomen Group's operations and has been the company's auditing firm since 2014.

PwC submits an auditor's report for Mekonomen AB (publ.) and for the company's subsidiaries. The auditors also perform a review of the third-quarter interim report. The audit is conducted in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. The audit of annual report documents for legal entities outside Sweden is conducted in accordance with statutory requirements and other applicable rules in each country.

## The Board report on internal control regarding financial reporting

Under the Swedish Companies Act, the Board shall ensure that the company's organisation is structured so that accounting, financial management and the company's financial affairs otherwise can be adequately controlled. The Swedish Corporate Governance Code ("the Code") clarifies this and prescribes that the Board is responsible for internal control. This report is prepared in accordance the Annual Accounts Act and the Code. The reporting is limited to addressing internal control concerning financial reporting in accordance with the Code, item 7.4.

The Board supervises the quality of the financial reporting through instructions to the President. It is the President's duty, jointly with the Group's CFO, to review and quality-assure all external financial reporting including financial statements, interim reports, annual reports and press releases with financial content, as well as presentation material in connection with meetings with the media, shareholders and financial institutions.

The rules of procedure decided annually by the Board include detailed instructions on, for example, the financial reports and the type of financial information to be submitted to the Board. In addition to financial statements, interim reports and annual reports, the Board examines and evaluates comprehensive financial information that pertains to the Group as a whole and to the various units included in the Group.

The Board also examines, primarily through the Board's Audit Committee, the most significant accounting policies applied to the financial reporting by the Group, and significant changes to policies in the reporting. The Audit Committee's duties also include examining internal and external audit reports regarding internal control and the processes for financial reporting.

The Group's external auditors report to the Board as required, but at least once a year. At least one of these meetings, the President and CFO leave after presenting their formal reports to enable Board members to conduct discussions with auditors without the participation of senior executives. The Group's external auditors also participate at the meetings of the Audit Committee. The Audit Committee reports back to the Board after every meeting. All Audit Committee meetings are minuted and the minutes are available for all Board members and the auditors.

#### Control environment

The control environment represents the basis for the internal control over financial reporting. An important part of the control environment is that decision paths, authorities and responsibilities must be clearly defined and communicated between various levels in the organisation and that the control documents are available in the form of internal policies, handbooks, guidelines and manuals. Thus, a key part of the Board's work is to prepare and approve a number of fundamental policies, guidelines and frameworks. These include the Board's rules of procedure, Instructions for the President, Investment policies, Financial policies and the Insider policy. The aim of these policies is to create a basis for sound internal control.

Furthermore, the Board focuses on ensuring that the organisational structure provides distinct roles, responsibilities and processes that benefit the effective management of the operation's risks and facilitate goal fulfilment. Part of the responsibility structure includes an obligation for the Board to evaluate the operation's performance and results on a monthly basis, through appropriate report packages containing income statements, balance sheets, analyses of important key figures, comments pertaining to the business status of each operation and also guarterly forecasts for future periods. The Board has established an Audit Committee to assist the Board specifically in the financial reporting. To help strengthen the internal control, Mekonomen Group has prepared a financial handbook that provides an overall view of existing policies, rules and regulations and procedures within the financial area. This is a living document, which is updated continuously and adapted to internal and external changes. In addition to the financial handbook, there are instructions that provide guidance on daily work in stores and the rest of the organisation, for example, pertaining to stock taking and cash-register reconciliation, etc.

#### Risk assessment

Mekonomen Group conducts continuous surveys of the Group's risks. In these surveys, a number of items are identified in the financial statements and administrative flows and processes where there is an elevated risk of error. The company works continuously on these risks by strengthening controls. Furthermore, risks are addressed in a special forum, including questions related to start-ups and acquisitions. For a more detailed description of risks, refer to Risks and uncertainties in the Administration Report and in Note 37 Financial risks.

#### Control activities

Risks of errors in the financial reporting are reduced through a high level of internal control over the financial reporting, with specific focus on significant areas defined by the Board. Within Mekonomen Group, the control structures comprise an organisation with clear roles that enables effective and, from an internal control perspective, suitable division of responsibilities, specific control activities that aim to identify and prevent risks of misstatements in the reporting in time. Examples of control activities include clear decision-making processes and decision orders for significant decisions, results analyses and other control activities within significant processes. Control activities within these processes are e.g. analytical follow-up, spot checks, account reconciliation, inventory checks in stock and stores and engagement reviews.

#### Internal audit

In 2016, Mekonomen Group hired the auditing firm Deloitte to conduct the internal audit in the Group. The internal audit functions as an independent and objective assurance and advisory function, which creates value and increases certainty in internal control. This is done by evaluating and proposing improvement in such areas as risk management, compliance with policies and efficiency in the internal control over the financial reporting. The function works throughout the Group. Reporting is done to the Audit Committee, the President and the CFO and information is provided to management in each business area and other units on the results of the audits performed.

#### Information and communications

Policies and guidelines are particularly important for accurate accounting, reporting and dissemination of information. Policies and guidelines on the financial process are continuously updated at Mekonomen Group. Such updates mainly take place in each Group function for the various operations through e-mails, but also at regular CFO meetings in which representatives from the Group finance function participate. For communication with internal and external parties, a communications policy is in place that states guidelines for conducting communication. The aim of the policy is to ensure that all information obligations are complied with in a correct and complete manner.

#### Follow-up

The Board continuously evaluates the information submitted by Group Management and auditors. In conjunction with this, the Audit Committee was responsible for the preparation of the Board's work to quality assure the Group's financial reporting. The CEO and CFO hold monthly reviews of financial position with each Head of Operations. Group finance function also cooperates closely with the Group company finance managers and controllers of Group companies on matters pertaining to accounting and reporting. The follow-up and feedback concerning possible deviations arising in the internal controls are a key part of the internal control work, since this is an efficient manner for the company to ensure that errors are corrected and that the control is further strengthened.

#### More information is available on mekonomen.com

- Articles of Association
- Code of Conduct
- Information from previous Annual General Meetings, from 2006
- Information about the Nomination Committee
- Information about principles of remuneration of senior executives
- The Board's evaluation of guidelines for remuneration of programmes for variable remuneration
- Corporate Governance Reports from 2006
- Information from the Extraordinary General Meeting on 10 January 2017
- Information about the 2017 Annual General Meeting

## **BOARD OF DIRECTORS**

					(a)	
Kenneth Bengtsson	John S. Quinn <sup>1)</sup>	Kenny Bräck	Joseph M. Holsten <sup>1)</sup>	Malin Persson	Helena Skåntorp	Christer Åberg
Board position						
Chairman of the Board. Chairman of Me- konomen's Remunera- tion Committee. Mem- ber of Mekonomen's Audit Committee.	Executive Vice Chairman. Member of Mekonomen's Audit Committee.	Board member.	Board member. Member of Mekonomen's Remuneration Committee.	Board member. Member of Mekonomen's Remuneration Committee.	Board member. Chairman of Mekonomen's Audit Committee.	Board member. Member of Mekonomen's Audit Committee.
Education						
Upper secondary school education and training in the ICA system. Elected in	M.B.A, Bachelor of Commerce and certified public accountant.	Upper secondary school education.	M.B.A, Bachelor of Arts and certified public accountant.	MSc in Engineering, Chalmers University of Technology.	Graduate in Business Administration, Stockholm University.	IHM Business School Stockholm and training courses at Unilever.
2013	2017	2007	2017	2015	2004	2014
Born						
1961	1958	1966	1952	1968	1960	1966
Position and Board ass	signments					
Chairman of the Board of Ahlsell AB (publ), Clas Ohlson AB (publ), Ersta diakoni, Eurocom- merce, Systembolaget, Junior Achievement Sweden and World Childhood Foundation. Member of the Boards of Synsam and Herenco.	CEO and Managing Director of LKQ Europe.	Self-employed. Minority owner and Board member of Motorsport Auctions Ltd. Test and Development Driver for McLaren Automotive.	Executive Chairman of the Board of LKQ Corporation. Member of the Board of Covanta Holding Corporation.	Member of the Boards of inter alia Getinge AB (publ), HEXPOL AB (publ), Peab AB and Konecranes Plc.	President of Lemia AB. Member of the Board of ByggPartner i Dalarna Holding AB (publ). Chairman of the Board of a number of Lernia AB subsidiaries, and Chairman of the Board and President of Skåntorp & Co AB.	Self-employed. Member of the Board of Axfood AB (publ).
Work experience						
Employed at ICA for more than 30 years, 11 of which as CEO. Total remuneration, S	Executive Vice President and CFO of LKQ Cor- poration for six years. Senior Vice President, CFO and Treasurer of Casella Waste Systems, Inc., Senior Vice Presi- dent of Finance at Allied Waste Industries, Inc. and held several financial and operating roles at Waste Management, Inc.	Former professional racing driver.	President and Chief Executive Officer of LKQ Corporation for 13 years. Active for 17 years in the U.S. and international operations of Waste Management, Inc., most recently as Executive Vice President and COO. Prior to that auditor at a public accounting firm.	President of Volvo Technology AB and the Chalmers University of Technology Foundation. Many years of experience from large Swedish industrial companies, including SKF, ASG and the Volvo Group.	Former President and CEO of SBC Sveriges BostadsrättsCentrum AB. President and CEO of Jarowskij, CFO of Arla, Authorised Public Accountant at Öhrlings/PwC.	CEO of Hilding Anders Group. President of Orkla Confectionary & Snacks, President of Arla Foods AB, President of Atria Scandinavia AB, senior positions at Unilever.
620,000	86,111	270,000	81.944	295,000	330,000	305,000
Attendance at Board r		2,0,000	01,711	273,000	550,000	505,000
15/15	Newly elected in January 2017.	13/15	Newly elected in January 2017.	15/15	15/15	13/15
Attendance at Audit C	Committee meetings					
4/4	Newly elected in January 2017.	_	_	_	4/4	4/4
	eration Committee mee	tings				
4/4	-	-	Newly elected in January 2017.	4/4	_	_
2,000	d shareholdings of relate None.	1,000	None.	1,000	2,000	2,500
	mpany/company manage		INUTE.	1,000	2,000	2,JUU
Yes.	Yes.	Yes.	Yes.	Yes.	Yes.	Yes.
Independent of major			9799-	- 97 -		_ <b></b>
Yes.	No, dependent in relation to major share- holders of the company.	Yes.	No, dependent in relation to major share- holders of the company.	Yes.	Yes.	Yes.

<sup>1)</sup> On 27 November 2016, Axel Johnson Aktiebolag sold all of its shares in Mekonomen, corresponding to approximately 26.5 per cent of the total number of shares and votes in Mekonomen, to LKQ Corporation. Caroline Berg and Mia Brunell Livfors (Axel Johnson) thereby made their Board seats in Mekonomen available. LKQ Corporation requested at the same time that the Board of Mekonomen convene an Extraordinary General Meeting van Betraordinary 2017, where Joseph M. Holsten and John S. Quinn were elected to the Board, replacing Caroline Berg and Mia Brunell Livfors.

after the Annual General Meeting. Remuneration for Board and committee work totalled SEK 241,944. Caroline Berg participated in fourteen out of fifteen Board meetings in 2016. Caroline Berg was also a member of the Remuneration Committee until the 2016 AGM and participated in two of two meetings until the 2016 AGM. Remuneration for Board and committee work totalled SEK 195,000.

Mia Brunell Livfors, who was elected to the Board at the Annual General Meeting on 12 April 2016 participated in ten of the eleven Board meetings in 2016 and two of two meetings of the Remuneration Committee Remuneration and compensation set by the AGM are expensed every calendar year. Remuneration of the new Board members with regard to the period 10 January to 25 April 2017 is accordingly expensed as of 31 December 2016 and therefore presented in the table above.

## **GROUP MANAGEMENT**

		0	ALC: NO		
	100	25	<b>E</b>		
Pehr Oscarson	Per Hedblom	Marcus Larsson	Morten Birkeland	Örjan Grandin	Katarina Zetterqvist
Role				· ·	
President and CEO.	CFO.	Executive Vice President.	President Sørensen og Balchen.	Supply Chain Director.	HR Director.
Born 1963	1967	1970	1964	1968	1964
Education	1707	1770	ТЛОТ	1700	ГЛОТ
Technical upper secondary school, supplemented with short economics and management courses.	MSc in Industrial Engineering and Management, Chalmers University of Technology. MBA INSEAD.	Master of Economics, School of Economics and Management, Lund University, FEM programme, IFL Sigtuna.	Degree in Economics, Oslo Business School.	MSc in Mechanical Engineering, KTH Royal Institute of Technology.	Bachelor of Science, Organization Sociology, Stockholm University.
Employed					
2001	2007	2003	2008	2016	2015
Work experience					
President of MECA Scandinavia and before that held senior positions in MECA since 2001, President of Swecar AB.	Partner of Centigo, Associate Director of Arkwright, Consultant at Accenture, Invest in Sweden Agency.	Self-employed consultant, Head of Purchasing, Head of Business Development at Volkswagen Group.	Head of Marketing Nordic at Stabburet, Marketing Director and Operations Director at Intersport, Sales Director at Intersport, Sales Director at NetCom Commercial and Private markets, Group Director of Sales and Marketing ISS.	Business Area Director Coop Logistik, Partner Minerva Sverige, Vice President Scandiflash, Vice President Supply Chain Q-Med, and other positions in Swedish enterprise, including at Ericsson.	HR Director Imtech Nordic, HR Manager Coop Sverige, HR Manager Strängbetong. Roles in HR, DHK, FRA and Spånga Tensta City District Administration.
Board appointments					
Deputy Chairman of Association of Swedish Wholesalers of Automotive Parts and Accessories (SBF). Member of the Board of Fresks Holding AB and Oscarson Invest Aktiebolag.		Chairman of the Boards of Lasingoo Sverige AB and Automotive Web Solutions AB, Board member of Intermeko Europe.			
Own shareholdings and sh	areholdings of related partie	s			
2,000	1,000	3,000	0	0	0

Changes in Group Management The Board of Mekonomen Group appointed Pehr Oscarson the acting President and CEO in connection with Magnus Johansson leaving as the President and CEO on 6 October 2016. After the end of the financial year, the Board appointed Pehr Oscarson as the President and CEO, effective as of 1 March 2017. Orjan Grandin joined Group Management as of 1 March 2016 and Katarina Zetterqvist joined Group Management as of 11 May 2016. David Larsson, COO, resigned his position in Mekonomen Group in the third quarter of 2016.